- 1 R277. Education, Administration.
- 2 R277-419. Pupil Accounting.
- 3 R277-419-1. Authority and Purpose.
- 4 (1) This rule is authorized by:
- 5 (a) Utah Constitution Article X, Section 3, which vests general control and supervision over public education in the Board;
 - (b) Section 53A-1-401, which allows the Board to make rules to execute the Board's duties and responsibilities under the Utah Constitution and state law;
- 9 (c) Subsection 53A-1-402(1)(e), which directs the Board to establish rules and standards regarding:
- 11 (i) cost-effectiveness;

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- 12 (ii) school budget formats; and
- 13 (iii) financial, statistical, and student accounting requirements;
- 14 (d) Subsection 53A-1-404(2), which requires a local school board's auditing 15 standards to include financial accounting and student accounting;
 - (e) Subsection 53A-1-301(3)(d), which requires the Superintendent to present to the Governor and the Legislature data on the funds allocated to LEAs; and
 - (f) Section 53A-3-404, which requires annual financial reports from all school districts.
 - (2) The purpose of this rule is to specify pupil accounting procedures used in apportioning and distributing state funds for education.

R277-419-2. Definitions.

- (1) "Aggregate Membership" means the sum of all days in membership during a school year for eligible students enrolled in a public school.
- (2) "Approved CTE course" means a course approved by the Board within the Career and Technical Education (CTE) Pathways in the eight areas of study.
 - (3) "Blended learning program" means a program under the direction of an LEA:
- 28 (a) where a student learns at least in part:
- 29 (i) at a supervised brick and motar location away from a student's home; and

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- (b) that may include some element of student control over time, place, or path, or pace.
 - (4) "Brick and mortar school" means a traditional school or traditional school building.
 - (5) "Competency based learning program" means an education program that requires a student to acquire a competency and includes a classroom structure and operation that aid and facilitate the acquisition of specified competencies on an individual basis wherein a student is allowed to master and demonstrate competencies as fast as the student is able.
 - (6) "Continuing enrollment measurement" means a methodology used to establish a student's continuing membership or enrollment status for purposes of generating membership days.
 - (7) "Data Clearinghouse" means the electronic data collection system used by the Superintendent to collect information required by law from LEAs about individual students at certain points throughout the school year to support the allocation of funds and accountability reporting.
 - (8) "Distance learning program" means a program, under the direction of an LEA, in which students receive educational services in a location other than a brick and mortar school, and may include educational services delivered over the internet.
 - (9) "Early graduation student" means a student who has an early graduation student education plan as described in Rule R277-703.
- [(10) "Electronic High School" means a rigorous program offering 9-12 grade level courses delivered over the Internet and coordinated by the Superintendent.]
- ([11]10) "Eligible student" means a student who satisfies the criteria for enrollment in an LEA, set forth in Subsection R277-419-5.
 - ([12]11) "Enrollment verification data" includes:
 - (a) a student's birth certificate or other verification of age;
 - (b) verification of immunization or exemption from immunization form;
- (c) proof of Utah public school residency;

60 (d) family income verification; or 61 (e) special education program information, including: (i) an individualized education program; 62 63 (ii) a Section 504 accommodation plan; or 64 (iii) an English learner plan. 65 ([13]12) "Face-to-face learning program" means a program within an LEA that 66 consists of eligible, enrolled public school students who physically attend school in a brick 67 and mortar school. 68 ([14]13)(a) "Home school" means the formal instruction of children in their homes 69 instead of in an LEA. 70 (b) The differences between a home school student and an online student include: 71 ([a]i) an online student may receive instruction at home, but the student is enrolled 72 in a public school that follows state Core Standards; 73 ([b]ii) an online student is: 74 ([i]A) subject to laws and rules governing state and federal mandated tests; and 75 ([ii]B) included in accountability measures; 76 ([e]iii) an online student receives instruction under the direction of a highly qualified, 77 licensed teacher[s] who [are] is subject to the licensure requirements of [Rule] R277-502 78 and fingerprint and background checks consistent with [Rules] R277-516 and R277-520; 79 ([d]iv) instruction delivered in a home school course is not eligible to be claimed in 80 membership of an LEA and does not qualify for funding under the Minimum School 81 Program in Title 53A, Chapter 17a, Minimum School Program Act. 82 ([15]14) "Home school course" means instruction: 83 (a) delivered in a home school environment where the curriculum and instruction 84 methods, evaluation of student progress or mastery, and reporting, are provided or 85 administered by the parent, guardian, custodian, or other group of individuals; and 86 (b) not supervised or directed by an LEA. 87 ([16]15)(a) "Influenza pandemic" or "pandemic" means a global outbreak of serious 88 illness in people. (b) [H] Influenza pandemic" or "pandemic" may be caused by a strain of influenza 89

90 that most people have no natural immunity to and that is easily spread from person to 91 person. 92 ([17]16) "ISI-1" means a student who receives 1 to 59 minutes of YIC related 93 services during a typical school day. 94 ([18]17) "ISI-2" means a student who receives 60 to 179 minutes of YIC related 95 services during a typical school day. 96 ([19]18)(a) "Membership" means a public school student is on the current roll of a 97 public school class or public school as of a given date[:]. 98 ([a]b) A student is a member of a class or school from the date of entrance at the 99 school and is placed on the current roll until official removal from the class or school due 100 to the student having left the school. 101 ([b]c) Removal from the roll does not mean that an LEA should delete the student's 102 record, only that the student should no longer be counted in membership. 103 ([20]19) "Minimum School Program" means the same as that term is defined in 104 Section 53A-17a-103. 105 ([21]20) "Nontraditional Program" means a program within an LEA that consists of 106 eligible, enrolled public school students where the student receives instruction through a: 107 (a) distance learning program; 108 (b) online learning program; 109 (c) blended learning program; or 110 (d) competency based learning program. 111 ([22]21) "Online learning program" means a program: 112 (a) that is under the direction of an LEA; and 113 (b) in which students receive educational services primarily over the internet. 114 ([23]22) "Private school" means an educational institution that: 115 (a) is not an LEA; 116 (b) is owned or operated by a private person, firm, association, organization, or 117 corporation; and

(c) is not subject to governance by the Board consistent with the Utah Constitution.

([24]23) "Program" means a course of instruction within a school that is designed

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to accomplish a predetermined curricular objective or set of objectives.

- ([25]24) "Resource" means a student who receives 1 to 179 minutes of special education services during a typical school day consistent with the student's IEP provided for under the Individuals with Disabilities Education Act (IDEA), 20 U.S.C. Sec. 1400 et seg., amended in 2004.
- 125 ([26]25) "Qualifying school age" means:
- 126 (a) a person who is at least five years old and no more than 18 years old on or 127 before September 1;
 - (b) with respect to special education, a person who is at least three years old and no more than 21 years old on or before September 1;
 - ([3]c) with respect to YIC, a person who is at least five years old and no more than 21 years old on or before September 1.
 - ([27]26) "Retained senior" means a student beyond the general compulsory school age who is authorized at the discretion of an LEA to remain in enrollment as a high school senior in the year(s) after the student's cohort has graduated due to:
 - (a) sickness;

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- 136 (b) hospitalization;
 - (c) pending court investigation or action; or
- (d) other extenuating circumstances beyond the control of the student.
- 139 ([28]27) "S1" means the record maintained by the Superintendent containing 140 individual student demographic and school membership data in a Data Clearinghouse file.
 - ([29]28) "S2" means the record maintained by the Superintendent containing individual student data related to participation in a special education program in a Data Clearinghouse file.
 - ([30]29) "S3" means the record maintained by the Superintendent containing individual student data related to participation in a YIC program in a Data Clearinghouse file.
- 147 ([31]30) "School" means an educational entity governed by an LEA that:
- 148 (a) is supported with public funds;
- (b) includes enrolled or prospectively enrolled full-time students;

150 (c) employs licensed educators as instructors that provide instruction consistent with 151 Section R277-502[-5]: 152 (d) has one or more assigned administrators; 153 (e) is accredited consistent with Section R277-410-3; and (f) administers required statewide assessments to the school's students. 154 155 ([32]31) "School day" means[: 156 (a) a minimum of two hours per day per session in kindergarten and a minimum 157 of four hours per day in grades one through twelve, subject to the [following 158 constraints requirements described in S[ubs]ection [(32)(b)]R277-419-4. 159 [(b)(i) All school day calculations shall exclude lunch periods and pass time between 160 classes but may include recess periods that include organization or instruction from school 161 staff. 162 (ii) Each day that satisfies hourly instruction time shall count as a school day, 163 regardless of the number or length of class periods or whether or not particular classes 164 meet.] 165 ([33]32) "School membership" means membership other than in a special education 166 or YIC program in the context of the Data Clearinghouse. 167 ([34]33) "School of enrollment" means: 168 (a) a student's school of record; and 169 (b) the school that maintains the student's cumulative file, enrollment information, 170 and transcript for purposes of high school graduation. 171 ([35]34) "School year" means the 12 month period from July 1 through June 30. 172 ([36]35) "Self-contained" means a public school student with an IEP or YIC, who 173 receives 180 minutes or more of special education or YIC related services during a typical 174 school day. 175 ([37]36) "Self-Contained Resource Attendance Management (SCRAM)" means a 176 record that tracks the aggregate membership of public school special education students 177 for state funding purposes. 178 ([38]37) "SSID" means Statewide Student Identifier. 179 ([39]38) "Unexcused absence" means an absence charged to a student when:

- (a) the student was not physically present at school at any of the times attendance checks were made in accordance with Subsection R277-419-[4(8)]6(3); and
 - (b) the student's absence could not be accounted for by evidence of a legitimate or valid excuse in accordance with local board policy on truancy as defined in Section 53A-11-101.
- 185 ([40]39) "Year end upload" means the Data Clearinghouse file due annually by July 186 15 from LEAs to the Superintendent for the prior school year.
 - ([41]40) "Youth in [C]custody (YIC)" means a person under the age of 21 who is:
 - (a) in the custody of the Department of Human Services;
 - (b) in the custody of an equivalent agency of a Native American tribe recognized by the United States Bureau of Indian Affairs and whose custodial parent or legal guardian resides within the state; or
 - (c) being held in a juvenile detention facility.

R277-419-3. Schools and Programs

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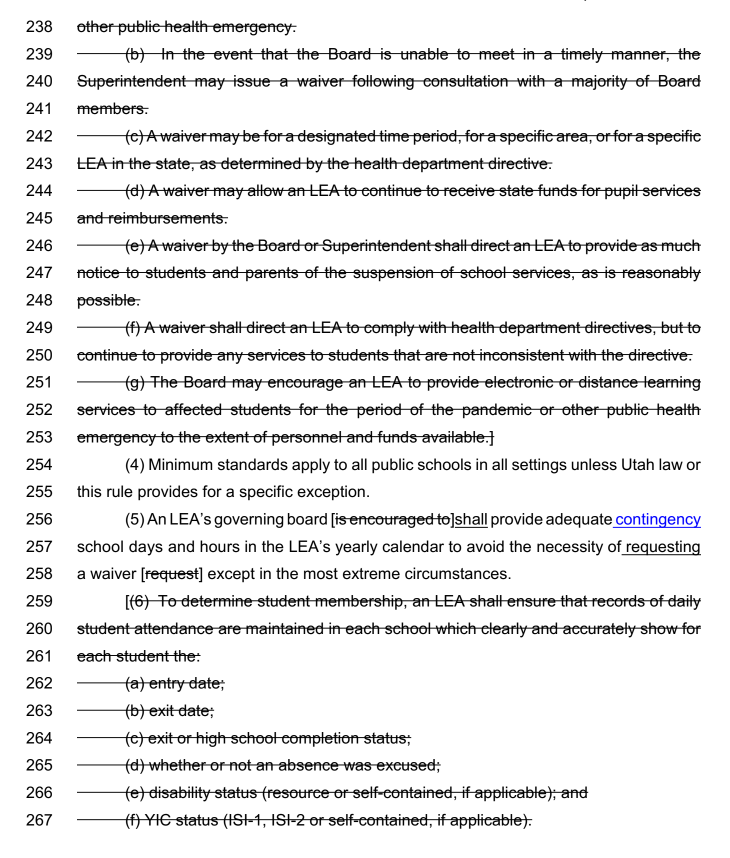
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- (1)(a) The Superintendent shall provide a list to each school detailing the required accountability reports and other state-mandated reports for the school type and grade range.
 - (b) All schools shall submit a Clearinghouse report to the Superintendent.
 - (c) All schools shall employ at least one licensed educator and one administrator.
- (2)(a) A student who is enrolled in a program is considered a member of a public school.
- (b) The Superintendent may not require programs to receive separate accountability and other state-mandated reports.
- (c) A student reported under an LEA's program shall be included in the LEA's WPU and student enrollment calculations of the LEA's school of enrollment.
- (d) A course taught at a program shall be credited to the appropriate school of enrollment.
- (3) A private school or program may not be required to submit data to the Superintendent.

209	(4) A private school or program may not receive annual accountability reports.
210	R277-419-4. Minimum School Days[, LEA Records, and Audits].
211	(1)(a) Except as provided in Subsection (1)(b) and Subsection 53A-17a-103(7), an
212	LEA shall conduct school for at least 990 instructional hours [and]over a minimum of 180
213	school days each school year.
214	(b) an LEA may seek an exception to the number of school days described in
215	Subsection (1)(a) <u>:</u>
216	(i) except as provided in Subsection (1)(b)(ii), for a whole school or LEA as
217	described in R277-121;
218	(ii) for a school closure due to snow, inclement weather, or other emergency as
219	described in R277-419-12; or
220	(iii) for an individual student [or school] as [provided for]described in Section R277-
221	419-11.
222	(2)(a) An LEA may offer the required school days and hours described in Subsection
223	(1)(a) at any time during the school year, consistent with the law.
224	(b) All school day calculations shall exclude lunch periods and pass time between
225	classes but may include recess periods that include organization or instruction from school
226	staff.
227	(c) Each school day that satisfies the minimum hourly instruction time described in
228	R277-419-2(3[2]1), shall count as a school day, regardless of the number or length of class
229	periods or whether or not particular classes meet.
230	(3)(a) An LEA shall plan for emergency, activity, and weather-related exigency time
231	in its annual calendaring.
232	(b) If school is closed for any reason, the school shall make up the instructional time
233	missed under the emergency or activity time as part of the minimum required time to
234	qualify for full Minimum School Program funding.
235	[(3)(a) The Board may waive the school day and hour requirement, following a vote
236	of Board members pursuant to a directive from the Utah State Health Department or a local

health department, that results in the closure of a school in the event of a pandemic or



268	(7) An LEA shall ensure that:
269	(a) computerized or manually produced records for CTE programs are kept by
270	teacher, class, and Classification of Instructional Program (CIP) code; and
271	(b) the records described in Subsection (7)(a) clearly and accurately show for each
272	student in a CTE class the:
273	(i) entry date;
274	(ii) exit date; and
275	(iii) excused or unexcused status of absence.
276	(8) An LEA shall ensure that each school within the LEA completes a minimum of
277	one attendance check each school day.
278	(9) Due to school activities requiring schedule and program modification during the
279	first days and last days of the school year:
280	(a) for the first five school days, an LEA may report aggregate days of membership
281	equal to the number recorded for the second five-day period of the school year;
282	(b) for the last five-day period, an LEA may report aggregate days of membership
283	equal to the number recorded for the immediately preceding five-day period; and
284	(c) schools shall continue instructional activities throughout required calendared
285	instruction days.
286	(10) An LEA shall employ an independent auditor, under contract, to:
287	(a) annually audit student accounting records; and
288	(b) report the findings of the audit to:
289	(i) the LEA board; and
290	(ii) the Finance and Statistics Section of the Board.
291	(11) Reporting dates, forms, and procedures are found in the State of Utah Legal
292	Compliance Audit Guide, provided to LEAs by the Superintendent in cooperation with the
293	State Auditor's Office and published under the heading of APP C-5.
294	(12) The Superintendent:
295	(a) shall review each LEA's student membership and fall enrollment audits as they
296	relate to the allocation of state funds in accordance with the policies and procedures
297	established in Sections R277-484-7 and 8; and

298	(b) may periodically or for cause review LEA records and practices for compliance
299	with the laws and this rule.]
300	(6)(a) In addition to the allowance to use up to 32 instructional hours or four school
301	days for professional learning described in Subsection 53A-17a-103(7), to provide planning
302	and professional development time for staff, an LEA may hold school longer some days
303	of the week and shorter other days so long as minimum school day requirements, as
304	provided for in this R277-419-4 and Subsection R277-419-2(32), are satisfied.
305	(b) A school may conduct parent-teacher and student Plan for College and Career
306	Readiness conferences during the school day.
307	(c) Parent-teacher and college and career readiness conferences may only be held
308	for a total of the equivalent of three full school days or a maximum of 16.5 hours for the
309	school year.
310	(d) Student membership for professional development or parent-teacher conference
311	days shall be counted as that of the previous school day.
312	(e) An LEA may designate no more than a total of 12 instructional days at the
313	beginning of the school year, at the end of the school year, or both for the assessment of
314	students entering or completing kindergarten.
315	(f) If instruction days are designated for kindergarten assessment:
316	(i) an LEA shall designate the days in an open meeting;
317	(ii) an LEA shall provide adequate notice and explanation to kindergarten parents
318	well in advance of the assessment period;
319	(iii) qualified school employees shall conduct the assessment consistent with
320	Section 53A-3-410; and
321	(iv) assessment time per student shall be adequate to justify the forfeited instruction
322	time.
323	(g) The final decision and approval regarding planning time, parent-teacher and
324	SEP conferences rests with an LEA, consistent with Utah law and Board administrative
325	<u>rules.</u>
326	(h) Total instructional time and school calendars shall be approved by an LEA in an
327	open meeting.

328	R277-419-5. Student Membership Eligibility and Continuing Enrollme	∍nt
329	Measurements.	
330	(1) A student may enroll in two or more LEAs at the discretion of the LEAs.	
331	(2) A kindergarten student may only enroll in one LEA at a time.	
332	(3) In order to generate membership for funding through the Minimum Scho	ool
333	Program for any clock hour of instruction on any school day, an LEA shall ensure that	ıt a
334	student being counted by the LEA in membership:	
335	(a) has not previously earned a basic high school diploma or certificate	of
336	completion;	
337	(b) has not been enrolled in a YIC program with a YIC time code other than ISI-1	or
338	ISI-2;	
339	(c) does not have unexcused absences, which are determined using one of t	the
340	continuing enrollment measurements described in Subsection (4);	
341	(d) is a resident of Utah as defined under Sections 53A-2-201 through 213;	
342	(e) is of qualifying school age or is a retained senior;	
343	(f)(i) is expected to attend a regular learning facility operated or recognized by	an
344	LEA on each regularly scheduled school day, if enrolled in a face-to-face learning progra	ım;
345	(ii) has direct instructional contact with a licensed educator provided by an LEA	at:
346	(A) an LEA-sponsored center for tutorial assistance; or	
347	(B) the student's place of residence or convalescence for at least 120 minutes ea	ach
348	week during an expected period of absence, if physically excused from such a facility	for
349	an extended period of time, due to:	
350	(i) injury;	
351	(II) illness;	
352	(III) surgery;	
353	(IV) suspension;	
354	(V) pregnancy;	
355	(VI) pending court investigation or action; or	
356	(VII) an LEA determination that home instruction is necessary;	
357	(iii) is enrolled in an approved CTE course(s) on the campus of another state fund	led

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358	institution where such a course is:
359	(A) not offered at the student's school of membership;
360	(B) being used to meet Board-approved CTE graduation requirements under
361	Subsection R277-700-6(14); and
362	(C) a course consistent with the student's SEOP/Plan for College and Career
363	Readiness; or
364	(iv) is enrolled in a nontraditional program under the direction of an LEA[, other than
365	the Utah Electronic High School,] that:
366	(A) is consistent with the student's SEOP/Plan for College and Career Readiness;
367	(B) has been approved by the student's counselor; and
368	(C) includes regular instruction or facilitation by a designated employee of an LEA.
369	(4) An LEA shall use one of the following continuing enrollment measures:
370	(a) For a student primarily enrolled in a face-to-face learning program, the LEA may
371	not count a student as an eligible student if the eligible student has unexcused absences
372	during all of the prior ten consecutive school days.
373	(b) For a student enrolled in a nontraditional program, an LEA shall:
374	(i) adopt a written policy that designates a continuing enrollment measurement to
375	document the continuing membership or enrollment status for each student enrolled in the
376	nontraditional program consistent with Subsection (3)(c);
377	(ii) document each student's continued enrollment status in compliance with the
378	continuing enrollment policy at least once every ten consecutive school days; and
379	(iii) appropriately adjust and update student membership records in the student
380	information system for students that did not meet the continuing enrollment measurement,
381	consistent with Subsection (3)(c).
382	(5) The continuing enrollment measurement described in Subsection (4)(b) may
383	include some or all of the following components, in addition to other components, as
384	determined by an LEA:
385	(a) a minimum student login or teacher contact requirement;
386	(b) required periodic contact with a licensed educator;

(c) a minimum hourly requirement, per day or week, when students are engaged in

388 course work; or

- (d) required timelines for a student to provide or demonstrate completed assignments, coursework or progress toward academic goals.
- (6) For a student enrolled in both face-to-face and nontraditional programs, an LEA shall measure a student's continuing enrollment status using the methodology for the program in which the student earns the majority of their membership days.
- (7)(a) An LEA desiring to generate membership for student enrollment in courses outlined in Subsection (3)(f)(iii), or to seek a waiver from a requirement(s) in Subsection (3)(f)(iii), shall submit an application for course approval by April 1 of the year prior to which the membership will be counted.
- (b) An LEA shall be notified within 30 days of the application deadline if courses have been approved.

R277-419-6. Student Membership Calculations.

- (1)(a) Except as provided in Subsection (1)(b) or (1)(c), a student enrolled in only one LEA during a school year is eligible for no more than 180 days of regular membership per school year.
- (b) An early graduation student may be counted for more than 180 days of regular membership in accordance with the student's early graduation student education plan.
- (c) A student transferring within an LEA to or from a year-round school is eligible for no more than 205 days of regular membership per school year.
- (2)(a) Except as provided in Subsection (2)(b), (2)(c), or (2)(d), a student enrolled in two or more LEAs during a school year is eligible for no more than 180 days of regular membership per school year.
- (b) A student transferring to or from an LEA with a schedule approved under Subsection R277-419-4(1)(b) is eligible for no more than 220 days of regular membership per school year.
- (c) A student transferring to or from an LEA where the student attended or will attend a year-round school is eligible for no more than 205 days of regular membership per school year.

- (d) If the exceptions in Subsections (2)(b) and (2)(c) do not apply but a student transfers from one LEA to another at least one time during the school year, the student is eligible for regular membership in an amount not to exceed the sum of:
 - (i) 170 days; plus

- (ii) 10 days multiplied by the number of LEAs the student attended during the school year.
- (3) If a student is enrolled in two or more LEAs during a school year and the aggregate regular membership generated for the student between all LEAs exceeds the amount allowed under Subsection (2), the Superintendent shall apportion the days of regular membership allowed between the LEAs.
- (4) If a student was enrolled for only part of the school day or only part of the school year, an LEA shall prorate the student's membership according to the number of hours, periods or credits for which the student actually was enrolled in relation to the number of hours, periods or credits for which a full-time student normally would have been enrolled. For example:
- (a) If the student was enrolled for 4 periods each day in a 7 period school day for all 180 school days, the student's aggregate membership would be 4/7 of 180 days or 103 days.
- (b) If the student was enrolled for 7 periods each day in a 7 period school day for 103 school days, the student's membership would also be 103 days.
- (5) For students in grades 2 through 12, an LEA shall calculate the days in membership using a method equivalent to the following: total clock hours of instruction for which the student was enrolled during the school year divided by 990 hours and then multiplied by 180 days and finally rounded up to the nearest whole day. For example, if a student was enrolled for only 900 hours during the school year, the student's aggregate membership would be (900/990)*180, and the LEA would report 164 days.
- (6) For students in grade 1, an LEA shall adjust the first term of the formula to use 810 hours as the denominator.
- (7) For students in kindergarten, an LEA shall adjust the first term of the formula to use 450 hours as the denominator.

- 447 (8) The sum of regular plus self-contained special education and self-contained YIC 448 membership days may not exceed 180 days.
 - (9) The sum of regular and resource special education membership days may not exceed 360 days.
 - (10) The sum of regular, ISI-1 and ISI-2 YIC membership days may not exceed 360 days.
 - (11) An LEA may also count a student in membership for the equivalent in hours of up to:
 - (a) one period each school day, if the student has been:

- (i) released by the school, upon a parent or guardian's request, during the school day for religious instruction or individual learning activity consistent with the student's SEOP/Plan for College and Career Readiness; or
- (ii) participating in one or more extracurricular activities under Rule R277-438, but has otherwise been exempted from school attendance under Section 53A-11-102 for home schooling;
- (b) two periods each school day per student for time spent in bus travel during the regular school day to and from another state-funded institution, if the student is enrolled in CTE instruction consistent with the student's SEOP/Plan for College and Career Readiness;
 - (c) all periods each school day, if the student is enrolled in:
 - (i) a concurrent enrollment program that satisfies all the criteria of Rule R277-713;
- (ii) a private school without religious affiliation under a contract initiated by an LEA to provide special education services which directs that the instruction be paid by public funds if the contract with the private school is approved by an LEA board in an open meeting:
 - (iii) a foreign exchange student program under Subsection 53A-2-206(8); or
- [(iv) Electronic High School courses for credit which meet curriculum requirements, consistent with the student's SEOP/Plan for College and Career Readiness and following written school counselor approval; or]
 - (iv) a school operated by an LEA under a Utah Schools for the Deaf and the Blind

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- 478 (A) the student may only be counted in S1 membership and may not have an S2 record; and
- 480 (B) the S2 record for the student is submitted by the Utah Schools for the Deaf and 481 the Blind.

482 **R277-419-7.** Calculations for a First Year Charter School.

- (1) For the first operational year of a charter school or a new satellite campus, the Superintendent shall determine the charter school's WPU funding based on October 1 counts.
- 486 (2) For the second operational year of a charter school or a new satellite campus, 487 the Superintendent shall determine the charter school's WPU funding based on Section 488 53A-17a-106.

R277-419-8. Reporting Requirements, LEA Records, and Audits.

- (1) An LEA shall report aggregate membership for each student via the School Membership field in the S1 record and special education membership in the SCRAM Membership field in the S2 record and YIC membership in the S3 record of the Year End upload of the Data Clearinghouse file.
- (2) In the Data Clearinghouse, aggregate membership is calculated in days of membership.
- (3) To determine student membership, an LEA shall ensure that records of daily student attendance are maintained in each school which clearly and accurately show for each student the:
- 499 (a) entry date;
- 500 (b) exit date;
- (c) exit or high school completion status;
- (d) whether or not an absence was excused;
- (e) disability status (resource or self-contained, if applicable); and
- (f) YIC status (ISI-1, ISI-2 or self-contained, if applicable).

505	(4) An LEA shall ensure that:
506	(a) computerized or manually produced records for CTE programs are kept by
507	teacher, class, and classification of instructional program (CIP) code; and
508	(b) the records described in Subsection (4)(a) clearly and accurately show for each
509	student in a CTE class the:
510	(i) entry date;
511	(ii) exit date; and
512	(iii) excused or unexcused status of absence.
513	(5) An LEA shall ensure that each school within the LEA completes a minimum of
514	one attendance check each school day.
515	(6) Due to school activities requiring schedule and program modification during the
516	first days and last days of the school year:
517	(a) for the first five school days, an LEA may report aggregate days of membership
518	equal to the number recorded for the second five-day period of the school year;
519	(b) for the last five-day period, an LEA may report aggregate days of membership
520	equal to the number recorded for the immediately preceding five-day period; and
521	(c) schools shall continue instructional activities throughout required calendared
522	instruction days.
523	(7) An LEA shall employ an independent auditor, under contract, to:
524	(a) annually audit student accounting records; and
525	(b) report the findings of the audit to:
526	(i) the LEA board; and
527	(ii) the Financial Operations Section of the Board.
528	(8) Reporting dates, forms, and procedures are found in the State of Utah Legal
529	Compliance Audit Guide, provided to LEAs by the Superintendent in cooperation with the
530	State Auditor's Office.
531	(9) The Superintendent:
532	(a) shall review each LEA's student membership and fall enrollment audits as they
533	relate to the allocation of state funds in accordance with the policies and procedures
534	established in Sections R277-484-7 and 8; and

535	(b) may periodically or for cause review LEA records and practices for compliance			
536	with the laws and this rule.			
537	R277-419-9. High School Completion Status.			
538	(1) An LEA shall account for the final status of all students who enter high school			
539	(grades 9-12) whether they graduate or leave high school for other reasons, using the			
540	following decision rules to indicate the high school completion or exit status of each student			
541	who leaves the Utah public education system:			
542	(a) graduates are students who earn a basic high school diploma by satisfying one			
543	of the options consistent with Subsection R277-705-4(2) or out-of-school youths of school			
544	age who complete adult education secondary diploma requirements consistent with R277-			
545	733;			
546	(b) completers are students who have not satisfied Utah's requirements for			
547	graduation but who:			
548	(i) are in membership in twelfth grade on the last day of the school year; and			
549	(ii)(A) meet any additional criteria established by an LEA consistent with its authority			
550	under Section R277-705-4;			
551	(B) meet any criteria established for special education students under Utah State			
552	Board of Education Special Education Rules, Revised, June 2016, and available at:			
553	http://www.schools.utah.gov/sars/Laws.aspx and the Utah State Board of Education;			
554	(C) meet any criteria established for special education students under Subsection			
555	R277-700-8(5); or			
556	(D) pass a General Educational Development (GED) test with a designated score;			
557	(c) continuing students are students who:			
558	(i) transfer to higher education, without first obtaining a diploma;			
559	(ii) transfer to the Utah Center for Assistive Technology without first obtaining a			
560	diploma; or			
561	(iii) age out of special education;			
562	(d) dropouts are students who:			

(i) leave school with no legitimate reason for departure or absence;

- 564 (ii) withdraw due to a situation so serious that educational services cannot be continued even under the conditions of Subsection R277-419-5(3)(f)(ii);
 - (iii) are expelled and do not re-enroll in another public education institution; or
- 567 (iv) transfer to adult education;

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- (e) an LEA shall exclude a student from the cohort calculation if the student:
- 569 (i) transfers out of state, out of the country, to a private school, or to home schooling;
 - (ii) is a U.S. citizen who enrolls in another country as a foreign exchange student;
 - (iii) is a non-U.S. citizen who enrolls in a Utah public school as a foreign exchange student under Section 53A-2-206 in which case the student shall be identified by resident status (J for those with a J-1 visa, F for all others), not by an exit code;
 - (iv) dies; or
 - (v) beginning with the 2015-2016 school year, is attending an LEA that is not the student's school of enrollment.
 - (2)(a) An LEA shall report the high school completion status or exit code of each student to the Superintendent as specified in Data Clearinghouse documentation.
 - (b) High School completion status or exit codes for each student are due to the Superintendent by year end upload for processing and auditing.
 - (c) Except as provided in Subsection (2)(d), an LEA shall submit any further updates of completion status or exit codes by October 1 following the end of a student's graduating cohort pursuant to Section R277-484-3.
 - (d) An LEA with an alternative school year schedule where all of the students have an extended break in a season other than summer, shall submit the LEA's data by the next complete data submission update, following the LEA's extended break, as defined in Section R277-484-3.
 - (3)(a) The Superintendent shall report a graduation rate for each school, LEA, and the state.
 - (b) The Superintendent shall calculate the graduation rates in accordance with applicable federal law.
 - (c) The Superintendent shall include a student in a school's graduation rate if:

595	graduation date; and
596	(ii) the student does not meet any exclusion rules as stated in Subsection (1)(e).
597	(d) The last school a student attended will be determined by the student's exit dates
598	as reported to the Data Clearinghouse.
599	(e) A student's graduation status will be attributed to the school attended in their
600	final cohort year.
601	(f) If a student attended two or more schools during the student's final cohort year,
602	a tie-breaking logic to select the single school will be used in the following hierarchical
603	order of sequence:
604	(i) school with an attached graduation status for the final cohort year;
605	(ii) school with the latest exit date;
606	(iii) school with the earliest entry date;
607	(iv) school with the highest total membership;
608	(v) school of choice;
609	(vi) school with highest attendance; or
610	(vii) school with highest cumulative GPA.
611	(g) The Superintendent shall report the four-year cohort rate on the annual state
612	reports.
613	R277-419-10. Student Identification and Tracking.
614	(1)(a) Pursuant to Section 53A-1-603.5, an LEA shall:
615	(i) use the SSID system maintained by the Superintendent to assign every student
616	enrolled in a program under the direction of the Board or in a program or a school that is
617	supported by public school funding a unique student identifier; and
618	(ii) display the SSID on student transcripts exchanged with LEAs and Utah public
619	institutions of higher education.
620	(b) The unique student identifier:
621	(i) shall be assigned to a student upon enrollment into a public school program or

(i) the school was the last school the student attended before the student's expected

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a public school-funded program;

- (ii) may not be the student's social security number or contain any personally identifiable information about the student.
- (2) An LEA shall require all students to provide their legal first, middle, and last names at the time of registration to ensure that the correct SSID follows students who transfer among LEAs.
- (a) A school shall transcribe the names from the student's birth certificate or other reliable proof of the student's identity and age, consistent with Section 53A-11-503;
- (b) The direct transcription of student names from birth certificates or other reliable proof of student identity and age shall be the student's legal name for purposes of maintaining school records; and
- (c) An LEA may modify the order of student names, provide for nicknames, or allow for different surnames, consistent with court documents or parent preferences, so long as legal names are maintained on student records and used in transmitting student information to the Superintendent.
- (3) The Superintendent and LEAs shall track students and maintain data using students' legal names.
- (4) If there is a compelling need to protect a student by using an alias, an LEA should exercise discretion in recording the name of the student.
- (5) An LEA is responsible to verify the accuracy and validity of enrollment verification data, prior to enrolling students in the LEA, and provide students and their parents with notification of enrollment in a public school.
- (6) An LEA shall ensure enrollment verification data is collected, transmitted, and stored consistent with sound data policies, established by the LEA as required in Rule R277-487.

R277-419-11. [Variances] Exceptions.

- (1)(a) An LEA may, at its discretion, make an exception for school attendance for a public school student, in the length of the school day or year, for a student with compelling circumstances.
 - (b) The time an excepted student is required to attend school shall be established

652	by the student's IEP or [SEOP/]Plan for College and Career Readiness.
653	[(2)(a) An LEA shall plan for emergency, activity, and weather-related exigency time
654	in its annual calendaring.
655	(b) If school is closed for any reason, the school shall make up the instructional time
656	missed under the emergency/activity time as part of the minimum required time to qualify
657	for full Minimum School Program funding.
658	(3)(a) To provide planning and professional development time for staff, an LEA may
659	hold school longer some days of the week and shorter other days so long as minimum
660	school day requirements, as provided for in Subsection R277-419-2(32), are satisfied.
661	(b) A school may conduct parent-teacher and Student Education Plan (SEP)
662	conferences during the school day.
663	(c) Parent-teacher and SEP conferences may only be held for a total of the
664	equivalent of three full school days or a maximum of 16.5 hours for the school year.
665	(d) Student membership for professional development or parent-teacher conference
666	days shall be counted as that of the previous school day.
667	(e) An LEA may designate no more than 12 instructional days at the beginning of
668	the school year, at the end of the school year, or both for the assessment of students
669	entering or completing kindergarten.
670	(f) If instruction days are designated for kindergarten assessment:
671	(i) an LEA shall designate the days in an open meeting;
672	(ii) an LEA shall provide adequate notice and explanation to kindergarten parents
673	well in advance of the assessment period;
674	(iii) qualified school employees shall conduct the assessment consistent with
675	Section 53A-3-410; and
676	(iv) assessment time per student shall be adequate to justify the forfeited instruction
677	time.
678	(g) The final decision and approval regarding planning time, parent-teacher and
679	SEP conferences rests with an LEA, consistent with Utah law and Board administrative
680	rules.
681	(h) Total instructional time and school calendars shall be approved by an LEA in an

682	open n	neeting.]
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([4]2) A school using a modified 45-day/15-day year round schedule initiated prior to July 1, 1995 shall be considered to be in compliance with this rule if the school's schedule includes a minimum of 990 hours of instruction time in a minimum of 172 days.

R277-419-12. Snow, Inclement Weather, or Other Emergency School Closure Days.

- (1) An LEA may seek a waiver directly from the Superintendent from the 180 day requirement described in Subsection R277-419-4(1) if:
- (a) the LEA closes a school for one school day due to excessive snow, inclement weather, or an other emergency; and
- (b) the school closure will result in the LEA not meeting the 180 day requirement described in Section R277-419-4.
- (2) The Superintendent may grant up to one waiver, per school year, per school, for the school to close due to excessive snow, inclement weather, or other emergency without Board approval if the LEA has provided adequate contingency school days and hours into the LEA's calendar to avoid the necessity of requesting a waiver as required in Subsection R277-419-4(5).
- (3) If the Superintendent denies an LEA's request described in Subsection (1), the LEA may appeal the Superintendent's decision by making the request of the full Board.
- (4) If an LEA seeks a waiver for two or more school days due to excessive snow, inclement weather, or other emergency, the LEA shall seek the waiver pursuant to the procedures described in R277-121.
- (5)(a) An LEA may request the Board to waive the school day and hour requirement pursuant to a directive from the Utah State Health Department or a local health department, that results in the closure of a school in the event of a pandemic or other public health emergency.
- (b) A waiver described in this Subsection (5) may be for a designated time period, for a specific area, or for a specific LEA in the state, as determined by the health department directive.
 - (c) A waiver may allow an LEA to continue to receive state funds for pupil services

711 and reimbursements. 712 (d) A waiver granted by the Board or Superintendent as described in this Subsection 713 (5) shall direct an LEA to provide as much notice to students and parents of the 714 suspension of school services, as is reasonably possible. 715 (e) A waiver granted shall direct an LEA to comply with health department directives, 716 but to continue to provide any services to students that are not inconsistent with the 717 directive. 718 (f) The Board may encourage an LEA to provide electronic or distance learning 719 services to affected students for the period of the pandemic or other public health 720 emergency to the extent of personnel and funds available. 721 KEY: education finance, school enrollment, pupil accounting 722 Date of Enactment or Last Substantive Amendment: [October 11, 2016]2017 723 Notice of Continuation: August 14, 2017 724 Authorizing, and Implemented or Interpreted Law: Art X Sec 3; 53A-1-401; 53A-17a-725 103(7); 53A-1-402(1)(e); 53A-1-404(2); 53A-1-301(3)(d); 53A-3-404[; 53A-3-410]